

Probate cases on this calendar are currently under review by the probate examiners. Review of some probate cases may not be completed and therefore have not been posted.

If your probate case has not been posted please check back again later.

Thank you for your patience.

Sullivan, Robert L. (for Monique M. Hutchings – Administrator with Will Annexed)

Probate Status Hearing Re: Failure to File a Final Account or Petition for Final Distribution

DOD: 04/05/03	EDWARD L. MYERS, JR. and MONIQUE M.	NEEDS/PROBLEMS/COMMENTS:
	HUTCHINGS , were appointed as Co-	
	Administrator's with Will Annexed on	CONTINUED FROM 07/19/13
	08/19/03.	As of 09/17/13, nothing further has been
C 6 071012	=	filed in this matter.
Cont. from 071913	Letters of Administration with Will Annexed	
Aff.Sub.Wit.	were issued on 08/19/13.	1. Need Final Accounting and/or
Verified		Petition for Final Distribution <u>or</u>
Inventory	Inventory & Appraisal, partial No. 1 filed	current written status report
PTC	04/08/04 - \$707,312.97	pursuant to Local Rule 7.5, which states: In all matters set for status
Not.Cred.	Inventory & Appraisal, final filed 04/21/04	hearing, verified status reports
Notice of	- \$16,968.64	must be filed no later than 10
Hrg	ψ. ο,,, σσ. σ	days before the hearing. Status
Aff.Mail	Inventory & Appraisal, partial No. 1	Reports must comply with the
Aff.Pub.	corrected filed 11/10/04 - \$877,312.97	applicable code requirements.
Sp.Ntc.	Petition for Preliminary Distribution and	Notice of the status hearing, together with a copy of the Status
Pers.Serv.	Statutory Fees filed 03/16/05 was granted on	Report shall be served on all
Conf.	06/02/05.	necessary parties.
Screen		··
Letters	Ex Parte Petition for Amended Letters	
Duties/Supp	granted 05/30/13 ordered that Monique M.	
Objections	Hutchings is the sole Administrator following the death of Edward L. Myers, Jr. and set this	
Video	matter for status.	
Receipt	maner for states.	
CI Report	Amended Letters of Administration with Will	
9202	Annexed were issued on 06/05/13.	
Order		
Aff. Posting		Reviewed by: JF
Status Rpt		Reviewed on: 09/17/13
UCCJEA		Updates:
Citation		Recommendation:
FTB Notice		File 1 – Myers
		1

2 Alice M. Johnsen (Estate)

Case No. 10CEPR00117

Atty Janian, Paulette

Atty Kruthers, Heather H. (for Public Administrator -

Probate Status Hearing Re: Inventory and Appraisal by Public Guardian

Ago:	Trobute dialog fleating Re. invertiory and Ap	NEEDS/PROBLEMS/COMMENTS:
Age:	-	NEEDS/FROBLEMS/COMMENTS:
DOD:	-	OFF CALENDAR
	-	· · · · · · · · · · · · · · · · · · ·
		Supplemental Inventory &
Cont. from	-	Appraisal filed 09/11/13
Aff.Sub.Wit.		
Verified		
Inventory	_	
PTC		
Not.Cred.		
Notice of		
Hrg		
Aff.Mail		
Aff.Pub.		
Sp.Ntc.		
Pers.Serv.		
Conf.		
Screen		
Letters		
Duties/Supp		
Objections		
Video		
Receipt		
CI Report	<u> </u>	
9202	<u> </u>	
Order		
Aff. Posting		Reviewed by: JF
Status Rpt	<u> </u>	Reviewed on: 09/17/13
UCCJEA		Updates:
Citation		Recommendation:
FTB Notice		File 2 – Johnsen

Watson, Dennis L. (for Marguerite Hughes – Conservator)

Probate Status Hearing Re: Filing Final Account

DOD: 04/20/12	AAA DOUGDITE HIJOHEG GE	
DOD: 04/30/13	MARGUERITE HUGHES, niece, was appointed	NEEDS/PROBLEMS/COMMENTS:
	Conservator of the Person and Estate with	1 Nood Final Associational Domont
	bond fixed at \$412,500.00 on 05/17/10.	Need Final Account and Report of Consonyator or Current status
	Letters of Conservatorship were issued on 09/15/10.	of Conservator <u>or</u> Current status report.
Cont. from	0//13/10.	
Aff.Sub.Wit.	Order settling First Account was filed	
Verified	09/26/12.	
Inventory	Status Report filed 05/16/13 notified the Court	
PTC	that the conservatee died on 04/30/13.	
Not.Cred.		
Notice of	Notice of Setting Hearing filed 05/20/13 set	
Hrg	this matter for status regarding filing the Final	
Aff.Mail	Account. Clerk's Certificate of Mailing	
Aff.Pub.	indicates that the Notice of Setting Hearing	
Sp.Ntc.	was mailed to the conservator and her attorney on 05/20/13.	
Pers.Serv.	anomey on 65/25/15.	
Conf.		
Screen		
Letters		
Duties/Supp		
Objections		
Video		
Receipt		
CI Report		
9202		
Order	<u>_ </u>	
Aff. Posting	<u> </u>	Reviewed by: JF
Status Rpt	<u> </u>	Reviewed on: 09/17/13
UCCJEA	<u>_ </u>	Updates:
Citation		Recommendation:
FTB Notice		File 3 – Peters

4A

Alex and Lillian G. Lamm Living Trust (Trust)

Case No. 12CEPR00687

Atty Atty Baldwin, Kenneth A. (of McCormick Barstow, for Allene Joyce Lamm O'Neal – Co-Trustee – Petitioner) Poochigian, Mark (for Duane Lamm – Co-Trustee)

Petition to Compel Co-Trustee Duane Alan Lamm to File Report and Account After Written Request; to Remove Duane Alan Lamm as a Co-Trustee; to Redress Breaches of the Trust by Duane Alan Lamm; to Divide and Distribute the Trust Estate; and to Terminate the Trust [Prob. C. 15642 & 17200 et seq.]

Alex Lamm DOD: 11-17-90 Lillian Lamm DOD: 11-19-06 Cont. from 092012. 112912, 022513, 031813, 071913 Aff.Sub.Wit. Verified Inventory PTC Not.Cred. Notice of Hrg Aff.Mail W Aff.Pub. Sp.Ntc. Pers.Serv. Conf. Screen Letters Duties/Supp **Objections** Video Receipt CI Report 9202 Order Aff. Posting Status Rpt **UCCJEA** Citation FTB Notice

ALLENE JOYCE LAMM O'NEAL, Co-Trustee, is Petitioner and states:

- Trustors Alex and Lillian created the Alex and Lillian Lamm Living Trust (the "Trust") on 3-11-88.
- The Trust was amended and restated on 9-21-90.
- Alex died on 11-17-90, causing the trust to be divided among the Alex Lamm By-Pass Trust, the Alex Lamm Marital Trust, and the Lillian G. Lamm Survivor's Trust, which remained revocable.
- The Survivor's Trust was amended twice: on 6-7-04 and 2-17-05.
- Lillian died on 11-19-06.
- For purposes of this petition, "Trust" refers to all three trusts collectively.

Petitioner states the Trust provides that she and her brother **DUANE ALAN LAMM** were to become cotrustees on the death of the Trustors; however, since Lillian's death, Duane has asserted exclusive control over most of the assets of the Trust.

The Trust as amended provides that the Marital Trust and the By-Pass Trust are to terminate and be distributed to Duane and Allene in equal shares immediately following Lillian's death.

The Survivor's Trust as amended provides that the Survivor's Trust is to terminate at Lillian's death and is to be distributed as follows:

- To **BLAKE LAMM** (Trustors' grandson) a fractional portion (56.64%) of the Survivor Trust's ownership interest (45.56%) in certain real property in Reedley consisting of approx. 76 acres; and
- To **DUANE** and **ALLENE**, the residue of the Survivor's Trust estate, in equal shares, which includes that the share apportioned to **ALLENE** is to include a certain residence ("Allene's Residence") and that the share apportioned to **DUANE** is to include the Trustors' residence, without affecting the equality of the shares.

SEE ADDITIONAL PAGES

NEEDS/PROBLEMS/COMMENTS:

Page 4B is Status Re Settlement

Minute Order 9-20-12:

Paul O'Rourke [McCormick Barstow] is appearing via conference call. Mr. Poochigian advises the Court that he filed his objections this morning. The Court accepts Mr. O'Rourke's representation that no additional parties need to be provided notice. The Court notes that there is no objection by Mr. Poochigian regarding the issue of notice. At the request of Mr. O'Rourke, the Court orders Mr. Poochigian to prepare a formal accounting for the period commencing from the date of death to the present. The Court orders that the accounting to be completed by 11/19/12. Continued to 11/29/12, Status Conference Set on 11/29/12.

Minute Order 11-29-12: Parties request the matter be set for trial. Matter set for Court Trial on 3/29/13 with a one-day estimate. The Court sets a Settlement Conference on 2/25/13. Counsel is directed to submit their settlement conference statements along with a courtesy copy for the Court on the Thursday before the hearing. The Court authorizes Mr. O'Rourke to file his objections. The Court advises counsel that it will accept the objections subject to any filing fees. Set on 2-25-13 at 10:30am for Settlement Conference. Additional hearing date: 3-29-13 at 10am for Court Trial.

 The proposed order includes a blank for a surcharge amount to be filled in for attorney's fees. The Court may require clarification and further documentation regarding the amount requested.

Reviewed by: skc

Reviewed on: 9-17-13

Updates:

Recommendation:

File 4A - Lamm

4A Alex and Lillian G. Lamm Living Trust (Trust)

Case No. 12CEPR00687

Page 2

Petitioner states:

- The Trust Estate includes real estate, corporate stock, gemstones and cash, including an undivided 75% ownership interest as tenant in common in certain commercial real property consisting of an office building (the "commercial building") in Reedley, which is leased to Chase Bank. (The other 25% is owned by Duane's former spouse, Linda W. Lamm.)
- Petitioner states that since Lillian's death, Duane has been and continues to collect all rent from the Commercial Building personally and deposits same into his bank account without Allene's consent and in breach of the terms of the Trust.
- The Trust Estate also includes gemstones and precious metals, including specified items, and a Wells Fargo checking account, which is under Duane's exclusive control in breach of the terms of the Trust.
- The Trust Estate also includes 55% of the issued and outstanding common stock of Al Lamm Ranch, Inc., a California corporation. Allene and Duane each own 22.5%. Petitioner states Duane possesses and controls all of the assets of the Corporation and uses those assets for the exclusive benefit of his personal farming operations to the detriment of the Corporation and its majority owner, the Trust.
- The 76 acres of farmland (the "Home Ranch") located in Reedley is owned by the Trust and leased to Rio Vista Limited Partnership under a lease dated 10-1-05 that expires 9-30-20. Petitioner states all rent from the Home Ranch has been and continues to be collected by Duane and deposited in his personal accounts over which he has exclusive control. Duane has not provided Allene with any accounting nor made any distributions of such rental income to Allene in breach of the Trust.
 - <u>Examiner's Note</u>: It is unclear if this is the same 76 acres as is specified in the devise to Blake Lamm, since the devise indicates that the Trust owns only a partial interest of 45.56%, but this section of the petition indicates that the Trust owns this real property. The Court may require clarification.
- Petitioner states that at Lillian's death, Duane unilaterally assumed the primary duties of administering the Trust Estate, and appointed himself as the Trust decision maker and used his knowledge of the family holdings to single-handedly control the management of the Trust Estate while excluding Allene as a trustee in violation of Probate Code § 15620, which requires unanimous consent of co-trustees for action. Specifically, Petitioner states Duane has insisted on exercising exclusive control over the Commercial Building, Home Ranch and Corporation because those assets provide him with his primary source of income. Duane also holds physical possession of the specified gemstones and precious metals.
- Petitioner states she formally demanded an accounting and proposed division and distribution of the Trust
 Estate in a letter to Duane's attorney Mark Poochigian on 5-17-12, which letter has been ignored. Duane
 appears reticent in providing a full and complete disclosure of this acts and proceedings involving the Trust and
 has been less than forthcoming in his response to Allene's requests for information. Because of Duane's refusal
 to provide information and his exclusive control over the assets, including all bank accounts, for over five years,
 Duane should be directed to file full accounting.
- Petitioner states Duane has committed numerous breaches of trust by collecting all rents in connection with the Commercial Building and Home Ranch and depositing them into his personal accounts. By doing so, he has converted assets – a clear breach of trust.
- Duane has personally benefitted from his exclusive control and use of the equipment owned by the
 Corporation, the controlling shares of which are owned by the Trust. Neither the Corporation nor the Trust has
 received any benefit from Duane's personal use of such equipment.
- Petitioner further alleges that Duane has taken unauthorized withdrawals of cash from the Trust another clear breach of the Trust and Probate Code § 15620 – without her consent, and no equalizing distributions have been made to Petitioner.

SEE ADDITIONAL PAGES

Dept. 303, 9:00 a.m. Friday, September 20, 2013

4A Alex and Lillian G. Lamm Living Trust (Trust)

Case No. 12CEPR00687

Page 3

- Finally, Duane has refused for well over five years to cooperate with Petitioner in division and distribution of the Trust Estate to the beneficiaries notwithstanding the terms of the Trust which require termination and immediate division and distribution following Lillian's death.
- Probate Code § 15642 empowers this Court to remove a trustee who has committed a breach or whose hostility
 or lack of cooperation with the other co-trustees impairs the administration of the Trust. Redress should also
 include removal of Duane as a co-trustee for his conversion of assets, unauthorized withdrawals, and refusal to
 cooperate. Such redress will allow Petitioner as the sole trustee to complete the necessary division and
 distribution as required by the express terms of the Trust.
- Redress should also include attorneys' fees and legal costs, as Petitioner has been forced to take extreme
 measures to compel Duane to carry out his fiduciary duties. Section 1 (f) of the Trust allows the trustee to employ
 attorneys on behalf of the trust to assist in carrying out her duties. Petitioner, in carrying out her duties, has been
 required to retain counsel and incur legal costs to compel Duane to carry out his duties. Such fees and costs
 should be surcharged against Duane's beneficial interest in an amount according to proof.
- The Trust was to terminate on Lillian's death, which was over five years ago. Duane has refused to cooperate with Allene in dividing and distributing the Trust Estate to beneficiaries in accordance with the express terms of the Trust. Under Probate Code §§ 17200(b)(13) and (14), this Court has the authority and should order termination and distribution.

Petitioner requests the Court Order:

- That Duane be directed to prepare and file within 30 days an account of the Trust from Lillian's death (11-19-06) through present, accompanied by a schedule of property, current market value, and all liabilities of the Trust;
- That Duane be compelled to restore to the Trust all Trust assets that he has converted for his personal use and benefit;
- That Duane be compelled to either return to the Trust all unauthorized cash advances that he has taken from the
 Trust Estate as described, plus interest at the max. legal rate, or in the alternative, be compelled to cause the
 Trust to make an equalizing distribution to Allene, plus interest;
- That Duane be removed as a co-trustee of the Trust:
- Directing that the Trust be terminated and the Trust Estate be divided and distributed to the Trust beneficiaries in accordance with the express terms of the Trust;
- For attorneys' fees and legal costs incurred by Petitioner in connection with this Petition to be surcharged against Duane's share of the Trust Estate: and
- For such other and further orders and relief as the Court may deem appropriate.

4A Alex and Lillian G. Lamm Living Trust (Trust)

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Further Notes re status:

On 9-20-12, at the request of Mr. O'Rourke, the Court ordered Mr. Poochigian to prepare a formal accounting for the period commencing from the date of death to the present be completed by 11-19-12.

Case No. 12CEPR00687

On 11-20-12, Mr. Poochigian filed a Declaration stating that his office sent a letter to Kenneth Baldwin's office on 11-19-12 enclosing an accounting from 11-19-06 through 10-31-12 (attached).

Minute Order 9-20-12: Paul O'Rourke [McCormick Barstow] is appearing via conference call. Mr. Poochigian advises the Court that he filed his objections this morning. The Court accepts Mr. O'Rourke's representation that no additional parties need to be provided notice. The Court notes that there is no objection by Mr. Poochigian regarding the issue of notice. At the request of Mr. O'Rourke, the Court orders Mr. Poochigian to prepare a formal accounting for the period commencing from the date of death to the present. The Court orders that the accounting to be completed by 11/19/12. Continued to 11/29/12, Status Conference Set on 11/29/12.

Note: No accounting has been properly filed for Court review; however, Objections to Accounting of Co-Trustee, Duane Alan Lamm were filed 11-30-12.

Examiner notes that an accounting (attached to Declaration) was sent to Petitioner's attorney; however, the accounting was not filed as a Petition for Court review.

<u>Therefore, Examiner has not reviewed the schedules or the objections.</u>

If the Co-Trustee's Accounting is to be reviewed by the Court, need Petition with appropriate filing fee.

<u>Minute Order 2-25-13</u>: Counsel informs the Court that a settlement agreement is in progress. Matter continued. Status hearing set (Page 4B).

Atty Atty

Alex and Lillian G. Lamm Living Trust (Trust)

Baldwin, Kenneth A. (of McCormick Barstow, for Allene Joyce Lamm O'Neal – Co-Trustee – Petitioner)

Poochigian, Mark (for Duane Lamm – Co-Trustee)

Status Hearing Re: Settlement Agreement

	ALLENE JOYCE LAMM O'NEAL, Co-Trustee, filed	NEEDS/PROBLEMS/COMMENTS:
	Petition to Compel Co-Trustee DUANE ALAN LAMM	Need status of settlement
	to File Report and Account after Written Request, to Remove DUANE ALAN LAMM as Co-Trustee, to	agreement. The petition at
	Redress Breaches of the Trust by	Page 4A remains pending.
Cont. from 031813,	DUANE ALAN LAMM , to Divide and Distribute the	
071913	Trust Estate, and to Terminate the Trust on 8-6-12.	
Aff.Sub.Wit.	DUANE ALAN LAMM filed Objections on 9-20-12.	
Verified	DUANE ALAN LAMM filed Objections on 9-20-12.	
Inventory	At hearing on 9-20-12, the Court ordered Mr.	
PTC	Poochigian to prepare a formal accounting for the	
Not.Cred.	period commencing from the date of death to the	
Notice of Hrg	present by 11-19-12, and the matter was continued to 11-29-12.	
Aff.Mail	10 11 27 12.	
Aff.Pub.	On 11-20-12 , Attorney Poochigian filed a	
Sp.Ntc.	declaration that appears to contain an informal	
Pers.Serv.	unverified "accounting" that was sent to Mr. Baldwin.	
Conf. Screen	balawii i.	
Letters	At hearing on 11-29-12, the matter was set for trial on	
Duties/Supp	3-29-13, settlement conference to be held on 2-25-	
Objections	13.	
Video	On 11-30-12, Allene Joyce Lamm O'Neal filed	
Receipt	Objections to Accounting.	
CI Report		
9202	At hearing on 2-25-13, Counsel informed the Court	
Order Aff. Posting	that a settlement agreement is in progress. The Settlement Conference was taken off calendar and	Reviewed by: skc
	the Court set this status hearing re: Settlement	Reviewed on: 9-17-13
Status Rpt UCCJEA	Agreement for 3-18-13, and continued to 7-19-13	Updates:
Citation	per Minute Order.	Recommendation:
FTB Notice		File 4B - Lamm
FIB NOICE		THE 4D-LUITHI

Atty

GARCIA, ROBERT P. of San Francisco (for Dyanna Matthews – Executor)
Status Hearing Re: Filing of the Inventory and Appraisal

DC	D: 02/23/09	DYANNA MATTHEWS, daughter, was	NEEDS/PROBLEMS/COMMENTS:
F	. UL, 2U, U /	appointed Executor with Limited IAEA and	142200/1 RODELING/COMMILING.
-		without bond on 01/14/13.	OFF CALENDAR
		=	Final Inventory & Appraisal
		Letters Testamentary were issued on	· · · · · · · · · · · · · · · · · · ·
	ont. from 061413 0913	01/22/13.	filed 09/16/13
00	Aff.Sub.Wit.		
		Inventory & Appraisal, partial no. 1 filed 06/21/13 - \$126,673.00	
-	Verified	= \$120,070.00	
	Inventory		
l <u> </u>	PTC		
	Not.Cred.	4	
	Notice of		
	Hrg		
	Aff.Mail		
	Aff.Pub.		
	Sp.Ntc.		
	Pers.Serv.		
	Conf.		
	Screen		
	Letters		
	Duties/Supp		
	Objections		
	Video		
	Receipt		
	CI Report		
	9202		
	Order		
	Aff. Posting		Reviewed by: JF
	Status Rpt		Reviewed on: 09/17/13
	UCCJEA		Updates:
	Citation		Recommendation:
	FTB Notice		File 5 - Brazeal

Atty

Hemb, Richard E (for Administrator Dawnette Myers)

Status Hearing Re: Filing of the Inventory and Appraisal

DOD: 4/15/2012	DAWNETTE MYERS was appointed as	NEEDS/PROBLEMS/COMMENTS:
	Administrator with full IAEA authority and	
	without bond on 1/9/2013.	Need inventory and appraisal
	Lettersize and an 1/11/0012	or current verified written
Cont. from 060713,	Letters issued on 1/11/2013.	status report pursuant to Local
070513, 071913	Minute order dated 1/9/2013 set a status	Rule 7.5 which states in all
Aff.Sub.Wit.	hearing for the filing of the inventory and	matters set for status hearing
	appraisal.	verified status reports must be filed no later than 10 days
Verified		before the hearing. Status
Inventory	Former Status Report filed on 7/2/13 states the	Reports must comply with the
PTC	assets of the estate consists of one personal	applicable code
Not.Cred.	residence. The personal representative has	requirements. Notice of the
Notice of Hrg	information on this asset and it is ready to proceed with obtaining an appraisal by the	status hearing, together with a
Aff.Mail	appointed probate referee.	copy of the Status Report shall
Aff.Pub.		be served on all necessary
Sp.Ntc.	However, the current estate also has a 1/4	parties or inventory and appraisal.
Pers.Serv.	interest in the estate of the decedent's father,	appiaisai.
Conf. Screen	Edward L. Myer, Sr. who passed away on 4/5/2003. The estate is currently being	
Letters	administered in case no. 03CEPR00979. The	
Duties/Supp	Court in case no. 03CEPR00979 allowed the	
Objections	personal representative to create a limited	
Video	liability company (LLC) to manage certain	
Receipt	parcels of real property owned by Edward L. Myer, Sr. The reason for the creation of the LLC	
CI Report	appears to be a liability concern based on	
9202	contamination found on the real property.	
Order		
Aff. Posting	Accordingly, the personal representative of this	Reviewed by: KT
Status Rpt	estate is having difficulty in preparing an	Reviewed on: 9/17/13
UCCJEA	inventory and appraisal for those assets.	Updates:
Citation		Recommendation:
FTB Notice		File 6 – Myers

Atty Sullivan, Robert L. (for George H. Anderson, Jr., Barbara J. O'Bar, and Cheryl M. Black – children/Petitioners)

Petition for: (1) Neglect [W&I C. 15610.57]; (2) Financial Elder Abuse [W&I C. 15610.30]; (3) Recovery of Estate Property [Prob. C. 850, et seq.]; (4) Removal of Trustee for Breach [Prob. C. 15642]

George DOD:01/21/12	GEORGE H. ANDERSON, JR., son, BARBARA J. O'BAR	NEEDS/PROBLEMS/COMMENTS:
George DOD:01/21/12	 and CHERYL M. BLACK, daughters, are Petitioners. Petitioners state: Petitioners are beneficiaries under the terms of the George H. Anderson and Rose M. Anderson Revocable Living Trust dated 05/12/13 (the "Trust"). Steven M. Anderson, also a son of the decedent's, is trustee of the Trust and also a beneficiary of the Trust. Steven Anderson was appointed successor trustee of the Trust following the deaths of the settlors. Under the terms of the Trust, Steven Anderson, George Anderson, Jr., Barbara O'Bar, and Cheryl Black each receive 20% of the Trust assets. The remaining 20% is to be distributed to the settlor's living grandchildren. In approximately 2002, Steven and Ida Anderson (Steve & Ida/Respondents) jointly purchased a piece of property with George & Rose Anderson. Steven and Ida moved onto said property in approximately December 2002 and George and Rose moved onto said property in early 2003. Similar to a duplex, they all lived in one building that was divided into two separate living areas. Steven & Ida lived in 2/3 of the building and George & Rose lived in 1/3 of the building. Just prior to moving onto the property, Rose was diagnosed with Alzheimer's disease and George also suffered from significant health problems and dementia. Steven & Ida voluntarily began caring for George and Rose after they moved onto the property; however they failed to provide the care that George & Rose required as outlined below. 	CONTINUED FROM 07/26/13 As of 09/17/13, nothing further has been filed in this matter. 1. Petition does not include the names and addresses of each person entitled to notice as required by Probate Code 17201. (See also, CA Rules of Court 7.902.) Need supplement to Petition. 2. Need proof of service by mail at least 30 days prior to the hearing to all persons entitled to notice pursuant to Probate Code § 17203. 3. Need Order. Note: A Notice of Hearing with proof of service by mail was filed 03/21/13; however, because the Petition does not list the persons entitled to notice, the Examiner is unable to determine if notice has been sent to all parties as required. Reviewed by: JF Reviewed on: 09/17/13 Updates: Recommendation:
UCCJEA	property; however they failed to provide the care	Updates:
FTB Notice	7. First, Respondents failed to ensure that George & Rose were eating properly. Despite repeated requests, Respondents failed to monitor or track George & Rose's meals, causing missed meals and poor nutrition. Continued on Page 2	File 7A - Anderson

Page 2

- 8. Respondents also failed to provide adequate medical care for physical and mental health needs. Specifically, Respondents refused to take Rose to see her doctor, despite a clear need given her deteriorating condition due to Alzheimer's disease. In fact, Respondents altogether failed to take Rose to a single doctor's appointment after 2008 and even missed scheduled appointments with Rose's primary care physician. Similarly, Respondents failed to take George to the doctor or maintain regular doctor visits.
- 9. Respondents also failed to protect George and Rose from health and safety hazards. Despite assuming the role of caring for George and Rose, Respondents frequently failed to provide adequate protection from hazards. Respondents routinely unplugged their telephone at night in order prevent George & Rose from waking them up, this directly led to injuries to both George and Rose. Rose was injured early one morning and was bleeding profusely. After repeated failed attempts to obtain assistance from the Respondents, George called Barbara O'Bar. By the time Barbara arrived, there was blood all over the house. This was not the only incident where Respondents were unavailable when George and Rose needed their assistance.
- 10. Respondents also created health and safety hazards within George & Rose's home. Specifically, Respondents kept and maintained live turkeys in George & Rose's garage. Respondents also maintained a live rabbit inside George & Rose's bathroom. As a result, there were animal feces inside George & Rose's home, causing a severe odor and bugs inside the home. The odor and buts were hazardous to George & Rose's health in light of their weakened physical condition.
- 11. Respondents also failed to assist in providing property hygiene for George & Rose. Both were often visibly filthy and reeked of body odor when Petitioners visited. George was hospitalized on 12/27/11 and the hospital noted that he had "crystals" around his genitals demonstrating an utter and prolonged lack of proper hygiene. During the same hospitalization, George was also found to be severely dehydrated and was believed to have been for approximately 10-14 days. He was also suffering from stage 4 pressure ulcers on his heels, which were so severe; the hospital notified Adult Protective Services ("APS").
- 12. In December 2011, after APS was notified of George's condition, APS came to the home and investigated Rose's condition as well. At that time, Rose also demonstrated signs of neglect. She was found to have a pressure sore on her tailbone and was also suffering from a bladder infection and ringworm. Ringworm is commonly associated with and transmitted through animal feces, which Respondents failed to clean from George and Rose's home. Further, it was clear that Rose had not been properly bathed and that her hygiene had been severely neglected. Approximately 2 days after the visit from APS, Rose was taken to the Bedford Group, which is a private care home, where she ultimately died. George also died, just weeks after his hospitalization.
- 13. First Cause of Action (Neglect): At all relevant times, George and Rose Anderson were over the age of 65, with George being 94 at the time of his death and Rose being 89. Respondents, having care or custody of George & Rose Anderson both elders under the Welfare and Institutions Code, failed to exercise that degree of care that a reasonable person in a like position would exercise by 1) failing to assist in providing personal hygiene, 2) failing to provide medical care for physical and mental health needs, 3) failing to ensure provision for food, 4) failing to protect from health and safety hazards, and 5) failing to prevent dehydration. As a direct and proximate result of this neglect and physical elder abuse, Decedents suffered damages in an amount according to proof at trial. In addition, Petitioners are entitled to recover punitive damages, and are also entitled to recover remedies provided for in the Welfare & Institutions Code § 15657, including reasonable attorneys' fees and costs.

Continued on Page 3

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- 14. Second Cause of Action (Financial Elder Abuse): For several years prior to Decedent's deaths, Respondents had access to George & Rose's bank account through an ATM card and check book. After gaining access to the bank account, Respondents repeatedly took, appropriated and retained money from George & Rose's account. Despite Respondents' failure to properly care for George & Rose, they routinely paid themselves money from George & Rose's account in order to "compensate" themselves for the care provided. Respondents took, appropriated, and retained said money for a wrongful use and with the intent to defraud George & Rose Anderson. Specifically, Respondents repeatedly withdrew and stole money from Decedent's bank account for their personal gain and without Decedent's knowledge or consent. Petitioners are informed and believe and thereon allege that Respondents wrongfully stole in excess of \$250,000.00 from Decedent's bank account from 2006 until the Decedent's deaths in January 2012. Respondents conduct constituted "financial abuse" within the Welfare & Institutions Code § 15610.30 in that George and Rose were "elders" during the perpetration of the acts of Respondents upon them, and that Respondents tool and appropriated Decedent's property in bad faith to a wrongful use and with intent to defraud, and diminished the resources available to Decedents for their care and support during their lifetime. George & Rose were harmed by Respondent's depletion of their assets. As a direct and proximate result of this financial elder abuse, George & Rose Anderson suffered damages in an amount according to proof at trial. In addition, Petitioners are entitled to recover punitive damages, and are also entitled to recover remedies provided for in the Welfare & Institutions Code § 15657.5, including reasonable attorneys' fees and costs.
- 15. <u>Third Cause of Action</u> (Recovery of Property pursuant to Probate Code § 850): Respondent Steven Anderson holds title and possession to property contained within the Anderson Trust, money held in Decedent's bank accounts at the time of their deaths, and any other property, both real and personal, owned by the Decedent's at the time of their deaths, all of which property rightfully belongs to the Trust. Petitioners claim the right to title and possession of the property as beneficiaries of the Trust.
- 16. Fourth Cause of Action (Removal of Trustee): Prior to George and Rose Anderson's deaths, Steven Anderson committed both physical and financial elder abuse upon George & Rose. He also frequently converted Trust assets for his own use and benefit to the detriment of other beneficiaries. Steven Anderson's conduct was hostile and repugnant to the interests of George & Rose, and to the interests of the Trust. As such, Steven Anderson is not fit or qualified to serve as trustee. Additionally, Steven Anderson committed breaches of trust since assuming the role of trustee. Petitioners are informed and believe that Steven has improperly used Trust funds after appointment as trustee in order to pay attorneys' fees that were incurred for his personal benefit and not the benefit of the Trust. He has further demonstrated hostility towards the other beneficiaries and refused to provide an accounting of Trust assets. In so doing, Steven Anderson breached the fiduciary duties owed to the beneficiaries of the Trust. Namely, Steven Anderson violated the following duties: duty of impartiality (Probate Code § 16003); duty not to use or deal with trust property for the trustee's own profit (§ 16004); duty to preserve trust property (§ 16006); duty to inform (§ 16060); and duty to account (§16061).

Petitioners pray for an Order: ON THE FIRST CAUSE OF ACTION:

- A. For consequential and special damages proximately cause by Respondents' acts of elder abuse and neglect upon Decedents George & Rose Anderson, according to proof at trial;
- B. For Respondents to be deemed to have predeceased George & Rose Anderson for the purposes of inheritance, pursuant to Probate Code § 259;
- C. For punitive damages, according to proof at trial;
- D. For attorneys' fees and costs; and
- E. For any and all further relief as the Court deems just and proper.

Continued on Page 4

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ON THE SECOND CAUSE OF ACTION:

- A. For consequential and special damages proximately cause by Respondents' acts of financial elder abuse occasioned upon Decedents George & Rose Anderson, according to proof at trial;
- B. For Respondents to be deemed to have predeceased George & Rose Anderson for the purposes of inheritance, pursuant to Probate Code § 259;
- C. For a constructive trust compelling Respondents to transfer all wrongfully obtained property to the Trust pursuant to Civil Code § 2223 and 2224;
- D. For punitive damages, according to proof at trial;
- E. For a treble award of damages against Respondents pursuant to Civil Code § 3345;
- F. For attorneys' fees and costs; and
- G. For any and all further relief as the Court deems just and proper.

ON THE THIRD CAUSE OF ACTION:

- A. Directing Respondents to transfer to the Trust the property that was wrongfully removed from the Trust and to execute any documents or file any court proceedings necessary in order to fully complete the transfer;
- B. Directing Respondents to immediately deliver possession of to the Trust property that was wrongfully removed from the Trust;
- C. For statutory damages in the amount of twice the amount wrongfully taken by Respondents, pursuant to Probate Code § 859;
- D. For attorneys' fees and costs; and
- E. For any and all further relief as the Court deems just and proper.

ON THE FOURTH CAUSE OF ACTION:

- A. To immediately suspend the powers of the trustee, appoint a temporary trustee or trustees, and compel the trustee to surrender all Trust property to such temporary trustee(s);
- B. To remove the trustee and to appoint a successor trustee or trustees to take possession of the Trust property and administer the Trust;
- C. To compel the trustee to redress his breaches through the payment of monetary damages;
- D. To deny or otherwise reduce the compensation to the trustee;
- E. To impose a constructive trust on property of the Trust which has been wrongfully converted;
- F. To cause proceedings to trace and recover property and proceeds to with the Trust is entitled; and
- G. For any and all further relief as the Court deems just and proper.

Respondent's Opposition to Petition for (1) Neglect; (2) Financial Elder Abuse; (3) Recovery of Estate Property; and (4) Removal of Trustee for Breach of Trust filed 03/18/13 by Steven Anderson and Ida Anderson admits some facts of the Petition, denies the allegations in the Petition and asserts the following affirmative defenses:

- 1. Petitioners fail to state facts sufficient to constitute any grounds for the relief requested in their Petition.
- 2. Petitioners' claims are barred by the applicable statute of limitations.
- 3. Petitioners lack standing to seek the relief requested in their Petition.
- 4. Petitioners are barred by the doctrine of unclean hands.
- 5. Petitioners are barred by the doctrine of laches.
- 6. Respondents allege that at no time during his lifetime was George Anderson suffering from any form of dementia. In fact, throughout his lifetime, George Anderson had excellent memory function and was aware of his surroundings.
- 7. Respondents allege that George and Rose Anderson voluntarily paid Respondents and other caregivers to care for them so that they could remain in their own home.

Continued on Page 5

- 8. Respondents allege that Petitioners have committed acts of perjury in stating that the contents of the Petition are true and correct and that they are within their own personal knowledge.
- 9. Respondents allege that Petitioners' claims are in bad faith and with the sole intent of extorting money from Respondents and that in doing so, Petitioners are acting with recklessness, oppression, fraud and/or malice.
- 10. Respondents allege that all assets belonging to the George H. Anderson and Rose M. Anderson Revocable Living Trust remain titled in the name of the trust and have not been distributed or improperly used by Respondents.
- 11. Respondents allege that at no time has Steven Anderson failed or refused to provide an accounting for the trust during the time period he has acted as trustee nor has he in any way breached his duties and/or responsibilities as trustee under the trust.

Respondent's pray for an Order as follows:

- 1. Denying Petitioners' Petition;
- 2. That Petitioners take nothing by way of their Petition; and
- 3. That Petitioners be ordered to reimburse Respondents for all reasonable costs of suit herein incurred, including all attorney's fees and costs.

Estate of George Anderson & Rose Anderson (Trust) Case No.13CEPR00085 Sullivan, Robert L. (for George H. Anderson, Jr., Barbara J. O'Bar, and Cheryl M. **7B**

Atty Black - children/Petitioners)

Status Hearing

George DOD:01/21/12	GEORGE H. ANDERSON, JR., son, BARBARA	NEEDS/PROBLEMS/COMMENTS:
Rose DOD: 01/27/12	J. O'BAR and CHERYL M. BLACK, daughters,	
	filed a Petition for (1) Neglect; (2) Financial	CONTINUED FROM 07/26/13
	Elder Abuse; (3) Recovery of Estate Property;	Minute Order from 07/26/13 states:
Cont. from 051713,	and (4) Removal of Trustee for Breach of	Ms. Cunningham informs the Court that a
062113, 062813,	Trust on 01/30/13.	settlement was reached, but the
072613	CTEVEN ANDERCON con grad IDA	agreement has not been executed as
Aff.Sub.Wit.	STEVEN ANDERSON, son, and IDA ANDERSON, daughter-in-law, filed an	they are waiting on the accounting.
Verified	Objection to the Petition on 03/28/13.	As of 09/17/13, nothing further has been
Inventory		filed in this matter.
PTC	Minute Order from hearing on 03/28/13 set	
Not.Cred.	this matter for a status hearing.	 Need status update.
Notice of Hrg	Respondent Diane M. Myers' Status	
Aff.Mail	Conference Statement filed 06/27/13 states:	
Aff.Pub.	At the June 3, 2013 Settlement Conference,	
Sp.Ntc.	the parties reached a settlement	
Pers.Serv.	agreement that was read into the Court's	
Conf. Screen	record. Pursuant to the settlement agreement and the Court's order, Petitioner	
Letters	Whitten was to provide attorney Joann	
Duties/Supp	Sanoian with a list of all Trust accounts and	
Objections	assets and their values. On 06/26/13,	
Video	attorney Bill Keeler caused a draft	
Receipt	settlement agreement to be circulated to the parties. However, Joann Sanoian has	
CI Report	not been provided with the Court-ordered	
9202	list of trust accounts, assets and values. As	
Order	such it is requested that that information be	
Aff. Posting	provided to Attorney Sanoian to be	Reviewed by: JF
Status Rpt	considered prior to the execution of the	Reviewed on: 09/17/13
UCCJEA	settlement agreement.	Updates:
Citation	_	Recommendation:
FTB Notice		File 7B - Anderson
		70

Miller, Jennifer A (for Melissa Lozano – Petitioner – Trustee)

Probate Status Hearing Re: Filing Inventory & Appraisal

AGE: 8 DOB: 09/27/2004 Cont. from	
OFF CALENDAR INVENTORY AND APPRAISAL FILED ON 09/16/2013 Conf. from Aff.Sub.Wit. Verified Inventory PTC Not.Cred. Notice of Hrg Aff.Mail Aff.Pub. Sp.Ntc. Pers.Serv. Conf. Screen Letters Duties/Supp Objections	
Conf. from Aff.Sub.Wit. Verified Inventory PTC Not.Cred. Notice of Hrg Aff.Mail Aff.Pub. Sp.Ntc. Pers.Serv. Conf. Screen Letters Duties/Supp Objections	
Conf. from	
Cont. from Aff.Sub.Wit. Verified Inventory PTC Not.Cred. Notice of Hrg Aff.Mail Aff.Pub. Sp.Ntc. Pers.Serv. Conf. Screen Letters Duties/Supp Objections	
Cont. from Aff.Sub.Wit. Verified Inventory PTC Not.Cred. Notice of Hrg Aff.Mail Aff.Pub. Sp.Ntc. Pers.Serv. Conf. Screen Letters Duties/Supp Objections	
Verified Inventory PTC Not.Cred. Notice of Hrg Aff.Mail Aff.Pub. Sp.Ntc. Pers.Serv. Conf. Screen Letters Duties/Supp Objections	
Inventory PTC Not.Cred. Notice of Hrg Aff.Mail Aff.Pub. Sp.Ntc. Pers.Serv. Conf. Screen Letters Duties/Supp Objections	
Inventory PTC Not.Cred. Notice of Hrg Aff.Mail Aff.Pub. Sp.Ntc. Pers.Serv. Conf. Screen Letters Duties/Supp Objections	
PTC Not.Cred. Notice of Hrg Aff.Mail Aff.Pub. Sp.Ntc. Pers.Serv. Conf. Screen Letters Duties/Supp Objections	
Notice of Hrg Aff.Mail Aff.Pub. Sp.Ntc. Pers.Serv. Conf. Screen Letters Duties/Supp Objections	
Notice of Hrg Aff.Mail Aff.Pub. Sp.Ntc. Pers.Serv. Conf. Screen Letters Duties/Supp Objections	
Hrg Aff.Mail Aff.Pub. Sp.Ntc. Pers.Serv. Conf. Screen Letters Duties/Supp Objections	
Aff.Pub. Sp.Ntc. Pers.Serv. Conf. Screen Letters Duties/Supp Objections	
Sp.Ntc. Pers.Serv. Conf. Screen Letters Duties/Supp Objections	
Pers.Serv. Conf. Screen Letters Duties/Supp Objections	
Pers.Serv. Conf. Screen Letters Duties/Supp Objections	
Screen Letters Duties/Supp Objections	
Letters Duties/Supp Objections	
Duties/Supp Objections	
Objections	
Video	
Receipt	
CI Report	
9202	
Order	
Aff. Posting Reviewed by: L∨	
Status Rpt Reviewed on: 09/17/2013	
UCCJEA Updates:	
Citation Recommendation:	
FTB Notice File 8 – Lozano	

Xnaphard Richard Canada (Estate) Kruthers, Heather (for Public Administrator)

Case No. 04CEPR00352

Atty Atty

9

Canada, Richard Allen (Pro Per – Son – Former Administrator)

Probate Status Hearing Re: Failure to File a First Account or Petition for Final Distribution [Prob. C. 12200, et seq.]

DOD: 12-1-02	RICHARD ALLEN CANADA, Son, was appointed	NEEDS/PROBLEMS/COMMENTS:
	Administrator with Full IAEA with bond of \$17,000.00 on 5-4-04.	Minute Order 4-12-13: Counsel informs the Court that Mr. Canada has agreed to work with him with respect to this
Cont from 041213,	Bond of \$17,000.00 was filed and Letters issued on 5-7-04.	matter.
062113		Minute Order 6-21-13: No
Aff.Sub.Wit.	Inventory and Appraisal filed 7-6-04 indicates a	appearances. The Court removes
Verified	total estate value of \$90,000.00 consisting of real property located at 2365 South Lily in Fresno.	Richard Canada as the administrator and appoints the Public Administrator
Inventory	property localed at 2505 50011 bity in the sho.	as the personal representative.
PTC	On 2-25-13, Attorney C. Michael Farmer filed a	Continued to 9-20-13.
Not.Cred.	Notice of Change of Address, which prompted	Need first account or petition for
Notice of Hrg	review of the status of this case.	final distribution.
Aff.Mail	On 3-1-13, the Court set status hearing for 4-12-13	
Aff.Pub.	for failure to file a first account or petition for final	Need proof of service of Notice of Hearing with a copy of the status
Sp.Ntc.	distribution.	report on parties that have
Pers.Serv.		requested special notice pursuant
Conf. Screen	The matter was continued to 6-21-13. On that date, there were no appearances. The Court	to Probate Code §1252.
Letters	removed Mr. Canada and appointed the FRESNO	Note: The file indicates that the
Duties/Supp	COUNTY PUBLIC ADMINISTRATOR.	decedent left a spouse who relocated
Objections		to Lapu Lapu City, Philippines, after the decedent's death, and two adult
Video	Status Report filed 9-9-13 states the Public	children, including the Administrator,
Receipt	Administrator has attempted to contact the former administrator by contacting his daughter and the	who reside in Fresno.
CI Report	attorney; however, has not been able to make	Note: There have been numerous
9202	contact. The former administrator's former	creditor's claims filed in this estate
Order	attorney, C. Michael Farmer, reported that the	totaling \$11,748.70.
Aff. Posting	former administrator may have distributed the proceeds from the sale of the house, the only	Reviewed by: skc
Status Rpt	asset, to him and his sister. If so, the surviving	Reviewed on: 9-17-13
UCCJEA	spouse did not receive her 1/3 share, and none of	Updates:
Citation	the several creditors were paid. The Public	Recommendation:
FTB Notice	Administrator will continue to attempt to find the former administrator, and requests the Court set an	File 9 - Canada
	Order to Show Cause requiring Mr. Canada to	
	personally appear, and that this matter be set out	
	for at least 60 days to allow time to investigate.	

10 Atty

Wagner, Bryan N (for Cynthia Jane Tosi – Petitioner – Guardian)
Status Hearing Re: Filing of the First Account

	sidius nedning ke: Filing of the First Account	
Age:		NEEDS/PROBLEMS/COMMENTS:
		OFF CALENDAR FIRST ACCOUNT AND REPORT
Cont. from		OF GUARDIAN FILED on
Aff.Sub.Wit.		09/12/2013 hearing is set for
Verified		10/17/2013
Inventory		
PTC		
Not.Cred.		
Notice of Hrg		
Aff.Mail		
Aff.Pub.		
Sp.Ntc.		
Pers.Serv.		
Conf.		
Screen		
Letters		
Duties/Supp		
Objections		
Video Receipt		
CI Report		
9202		
Order		
Aff. Posting		Reviewed by: LV
Status Rpt		Reviewed on: 09/17/2013
UCCJEA		Updates:
Citation		Recommendation:
FTB Notice		File 10 – Dondlinger

Atty

Kruthers, Heather H. (for Public Administrator – personal representative)

Status Hearing Re: Filing of the First Account and/or Petition for Final Distribution

1-	Sidius nearing ke: riling of the first Account C	aria, or remiorrior rinar bisinbollori
Age:		NEEDS/PROBLEMS/COMMENTS:
		OFF CALENDAR
		Order on Final Account and
Cont. from		Petition for Distribution filed
Aff.Sub.Wit.		04/10/13
Verified		
Inventory		
PTC		
Not.Cred.		
Notice of		
Hrg		
Aff.Mail		
Aff.Pub.		
Sp.Ntc.		
Pers.Serv.		
Conf.		
Screen		
Letters		
Duties/Supp		
Objections		
Video		
Receipt		
CI Report		
9202		
Order		
Aff. Posting		Reviewed by: JF
Status Rpt		Reviewed on: 09/17/13
UCCJEA		Updates:
Citation		Recommendation:
FTB Notice		File 13 – Weaver

Steven A. Gurry (Estate) Flanigan, Philip M. (for Deborah Gurry – Administrator) Atty

Status Hearing Re: Filing of the Inventory and Appraisal

DOD: 05/29/10	DEBORAH GURRY , spouse, was appointed as	NEEDS/PROBLEMS/COMMENTS:
	Administrator without bond with full IAEA on	
	01/08/13.	CONTINUED FROM 05/17/13
	=	As of 09/17/13 nothing further has been
Cont. from 051713	Letters of Administration were issued on	filed in this matter.
	01/14/13.	
Aff.Sub.Wit.		Need Inventory & Appraisal.
Verified	Minute Order from hearing on 01/08/13 set	
Inventory	this matter for status regarding filing of the Inventory & Appraisal.	
PTC		
Not.Cred.	Status Report filed 05/13/13 states: Real	
Notice of	property located at 6684 N. El Capitan in	
Hrg	Fresno is the only asset of the estate. This	
Aff.Mail	property is currently in foreclosure. The	
Aff.Pub.	Administrator has no other funds to pay the	
Sp.Ntc.	costs of administration or to pay the	
Pers.Serv.	mortgage on the real property asset of the estate. It is likely that after the foreclosure,	
Conf.	there will be no assets left in the estate and	
Screen	the probate proceeding will be dismissed.	
Letters	The Administrator is the sole heir and there	
Duties/Supp	are no claims superior to the mortgage on	
Objections	the property. Counsel requests a 120 day	
Video	continuance to file a Petition to close the Probate if dismissal is deemed appropriate.	
Receipt	Trobate il distrissaris deerned appropriate.	
CI Report		
9202		
Order		
Aff. Posting		Reviewed by: JF
Status Rpt		Reviewed on: 09/17/13
UCCJEA		Updates:
Citation		Recommendation:
FTB Notice		File 14 - Gurry

Francis, Kathleen Kay (pro per – Executor)

Probate Status Hearing Re: Failure to File Inventory and Appraisal; Failure to File a First Account or Petition for Final Distribution [Prob. C. 12200, et seq.]

DOD: 06/27/01	KATHLEEN KAY FRANCIS, niece, was	NEEDS/PROBLEMS/COMMENTS:
	appointed Executor on 10/09/01 and	
	Letters were issued on 10/09/01.	CONTINUED FROM 02/01/13 and
		04/19/13
Cont. from 020113,	Inventory & Appraisal has not been filed	Minute order from 04/19/13 states: Ms. Francis informs the Court that Mr. Diebert
041913	and was due in March 2002.	will be reviewing the tax documents. Ms.
Aff.Sub.Wit.		Francis requests to have the matter
Verified	Petition for Distribution has not been filed	continued to sometime in September as
Inventory	and was due in 2003.	she will be out of the country for the
PTC		summer. The Court directs Ms. Francis to
	Notice of Status Hearing was filed	provide Mr. Diebert the necessary
Not.Cred.	12/11/12. Clerk's certificate of mailing	material before she leaves the country.
Notice of	indicates that the Notice was mailed to	
Hrg	Kathleen Kay Francis on 12/11/12.	As of 09/17/13, nothing further has been
Aff.Mail		filed and the following items remain due:
Aff.Pub.		1. Need Inventory & Appraisal.
Sp.Ntc.		
Pers.Serv.		2. Need Accounting and Petition for
Conf.		Final Distribution.
Screen		
Letters		
Duties/Supp		
Objections		
Video		
Receipt		
CI Report		
9202		
Order		
Aff. Posting		Reviewed by: JF
Status Rpt		Reviewed on: 09/17/13
UCCJEA		Updates:
Citation		Recommendation:
FTB Notice		File 15 - Steele
		15

Rigali, James F. (of Santa Maria, CA, for Daniel J. Guiterrez, Administrator)

Probate Status Hearing for Failure to File a First Account or Petition for Final Distribution

DOD: 7-11-01	DANIEL J. GUITERREZ , Father, was appointed	NEEDS/PROBLEMS/COMMENTS:
	Administrator with Full IAEA without bond and Letters issued on 12-4-01.	Need petition to close estate.
		Probate Code §§ 12200,
	Petitioner originally estimated the estate to	11000, etc.
Aff.Sub.Wit.	contain approx. \$500,000.00 personal property (nature not specified), and stated the only	
Verified	relatives/heirs at law are the decedent's	
Inventory	parents, Administrator Daniel J. Guiterrez and	
PTC	Janice S. Guiterrez, both of Coalinga, CA.	
Not.Cred.	The following Creditor's Claims have been filed:	
Notice of Hrg	\$7,767.00 by Claimant Discover Financial	
Aff.Mail	Services, Inc.	
Aff.Pub.	\$348.38 by Claimant American Express\$7,159.68 by Claimant Citibank (South	
Sp.Ntc.	Dakota) NA	
Pers.Serv.	,	
Conf. Screen	On 11-19-03, the Administrator filed Petition for	
Letters	Authorization to Dismiss Survivor Action, which stated this probate was opened out of an	
Duties/Supp	abundance of caution because counsel for	
Objections Video	decedent filed a survivor action in Madera	
Receipt	Superior Court on behalf of the decedent's	
CI Report	estate. It was subsequently determined that the wrongful death claim on behalf of the estate	
9202	should be dismissed, as the estate suffered no	
Order	damages pursuant to CCP §377.34 (no final	
Aff. Posting	medical bills, lost wages, or other compensable	Reviewed by: skc
Status Rpt	damages). The Administrator requested an order from this Probate Court approving	Reviewed on: 9-17-13
UCCJEA	dismissal of the estate's claims.	Updates:
Citation FTB Notice		Recommendation: File 17 – Guiterrez
FIB NOICE	That petition was denied on 1-29-04, and the attorney was directed to provide points and	
	authority.	
	.,.	
	On 7-25-13, the Court set this status hearing for	
	failure to file accounting or petition for final distribution.	
	UBITIDUTION.	

Sinor, Jack (pro per Administrator)

Probate Status Hearing for Failure to File a First Account or Petition for Final Distribution

DOD: 9/7/2001	JACK SINOR was appointed as Administrator with full IAEA and without bond on	NEEDS/PROBLEMS/COMMENTS:
	12/18/2001.	
	Letters issued on 12/18/2001.	Need First Account, Petition for
Cont. from	Inventory and Appraisal was filed on	Final Distribution or current written
Aff.Sub.Wit.	5/13/2002 showing an estate valued at	status report pursuant to Local
Verified	\$142,111.42.	Rule 7.5 which states in all matters
Inventory		set for status hearing verified status reports must be filed no
PTC		later than 10 days before the
Not.Cred.	Creditor's Claims filed:	hearing. Status Reports must
Notice of Hrg	Household Retail Services - \$509.77	comply with the applicable code requirements. Notice of the status
Aff.Mail	Discover Card - \$5,747.00	hearing, together with a copy of
Aff.Pub.	·	the Status Report shall be served on all necessary parties.
Sp.Ntc.	Sears - \$2,056.92	on all necessary parties.
Pers.Serv.	Wells Fargo - \$9,100.19	
Conf.	(Note: an Abstract of Judgment was filed	
Screen	whereby Wells Fargo was awarded	
Letters	\$12,131.50 in a Civil case for the rejected creditor's claim).	
Duties/Supp	creations ciairii).	
Objections		
Video		
Receipt		
CI Report	-	
9202 Order	-	
Aff. Posting		Reviewed by: KT
Status Rpt	1	Reviewed by: Ki
UCCJEA	1	Updates:
Citation	1	Recommendation:
FTB Notice		File 18 – Sinor

LeVan, Nancy J. (for Administrator Wayne C. Barrett)

Probate Status Hearing for Failure to File a First Account or Petition for Final Distribution

DOD: 9/23/2001	wayne C. Barrett, brother, was appointed as Administrator with no IAEA authority and without bond on 6/10/2003.	NEEDS/PROBLEMS/COMMENTS:
Cont. from Aff.Sub.Wit.	Letters issued on 7/10/2003. Inventory and appraisal was due on	Need inventory and appraisal, first account, petition for final distribution or current verified written status report pursuant to
Verified Inventory	10/10/2003.	Local Rule 7.5 which states in all matters set for status hearing
PTC	Creditor's Claims filed:	verified status reports must be filed no later than 10 days before
Not.Cred. Notice of Hrg	Franchise Tax Board - \$844.02 Mary Frost - \$198,892.00 (rejected)	the hearing. Status Reports must comply with the applicable code requirements. Notice of the status
Aff.Mail	(lojocica)	hearing, together with a copy of the Status Report shall be served
Aff.Pub. Sp.Ntc.		on all necessary parties or inventory and appraisal.
Pers.Serv.		inventory and appraisal.
Conf. Screen		
Letters Duties (Supp.		
Duties/Supp Objections		
Video Receipt		
CI Report		
9202 Order		
Aff. Posting		Reviewed by: KT
Status Rpt UCCJEA		Reviewed on: 9/17/2013 Updates:
Citation		Recommendation:
FTB Notice		File 19 – Barrett